

PATENT 2809-0126P

June 14, 2004

IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant:

Naoya ICHIKAWA et al. Conf.:

9038

Appl. No.:

10/615,839

Group:

1713

Filed:

July 10, 2003

Examiner: Eqwim

For:

DEPROTEINIZING AGENT, DEPROTEINIZED NATURAL RUBBER LATEX USING THE SAME, AND METHOD OF PRODUCING

RUBBER PRODUCT

LARGE ENTITY TRANSMITTAL FORM

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

No fee is required.

Sir:

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Transmitted herewith is a Supplemental Reply Restriction/Election Requirement above-identified the in application.

П	Α	check	in	the	amount	of	\$0.00	is	enclosed.

Please charge Deposit Account No. 02-2448 in the amount of \$0.00. A triplicate copy of this sheet is attached.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. §§1.16 or 1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

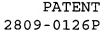
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Applicant: ICHIKAWA, Naoya, et al Conf.: 9038

Appl. No.: 10/615,839 Group: 1713

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For: DEPROTEINIZING AGENT, DEPROTEINIZED

NATURAL RUBBER LATEX USING THE SAME, AND

METHOD OF PRODUCING RUBBER PRODUCT

SUPPLEMENTAL RESPONSE TO RESTRICTION REQUIREMENT

Commissioner of Patents P.O. Box 1450 Alexandria, Va. 22313

June 14, 2004

Sir:

Supplemental to the Response to Restriction Requirement filed June 7, 2004, the following additional remarks and traversal with respect to the Restriction Requirement are respectfully provided.

Restriction Requirement

The claims of the present application have been subjected to a Restriction Requirement as follows:

Group I - Claims 1 and 9 directed to a deproteinized natural rubber latex product;

Group II - Claims 2, 3, 10, and 11 directed to a method for producing the deproteinized natural rubber latex product of Group I; and

Group III - Claims 4-8 and 12-16 directed to a method for producing a rubber product formed of the deproteinized natural rubber latex produced by the method of Group II.

As noted in the previous Response, applicants elected the claims of Group III, i.e. claims 4-8 and 12-16.

Traversal of Restriction Requirement

The above-noted election of Group III is made with traverse. It is submitted that at least the claims of Group II should be examined together with the elected claims of Group III, since it appears that the search and substantive examination issues overlap significantly between Groups II and III. It is further submitted that the search and substantive examination issues of Groups I and III also significantly overlap such that the subject matter of Group I should also be included within the examination of the present application. Even though different classes have been identified in the Restriction Requirement, it appears that the search for the claims of Group III will include all of the listed classes, including the classes of Groups I and II. In view of

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this, it is submitted that there is no significant burden placed on the Examiner to examine at least additionally the subject matter of Group II, and further the subject matter of Group III, such that the Restriction Requirement should be withdrawn.

If any questions arise regarding the above matters, please contact Applicant's representative, Jim Hellwege (Reg. No. 28,808), in the Washington Metropolitan Area at the phone number listed below.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension of time fees.

Respectfully submitted,

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